

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

Suzanne Jones,

§

Plaintiff,

CAUSE NO. 4:21-cv-733

V.

8

H. Neil Matkin, in his personal and official capacity; Toni Jenkins, in her personal and official capacity; and Collin College,

**LUBIN & ENOCH, P.C.'S
RENEWED MOTION TO
WITHDRAW AS COUNSEL FOR
PLAINTIFF**

Defendants.

8

TO THE HONORABLE AMOS L. MAZZANT, III, JUDGE, UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS, SHERMAN DIVISION:

COMES NOW Nicholas J. Enoch and Clara S. Acosta, with the law firm of Lubin & Enoch, P.C., as co-counsel of record for Plaintiff in the above styled and numbered cause, hereby move the Court, pursuant to Local Rule CV-11(c), to be allowed to withdraw as the Plaintiff's attorneys.

The Plaintiff has secured new counsel, Greg Greubel and Joshua T. Bleisch, with the Foundation for Individual Rights in Education in Philadelphia, Pennsylvania, and Robert Schmidt, with Crews Law Firm in Austin, Texas, who have already filed their appearances in this matter [Docs. 10-12]. These attorneys have been advised of all upcoming deadlines. Plaintiff and Defendants do not oppose this Motion.

WHEREFORE, the undersigned counsel prays that they be allowed to withdraw as attorneys of record for the Plaintiff in this case.

RESPECTFULLY SUBMITTED this 15th day of February 2022.

Lubin & Enoch, P.C.

/s/ Nicholas J. Enoch.
NICHOLAS J. ENOCH
Bar No. 24042618
Email: nick@lubinandenoch.com
CLARA S. ACOSTA
Bar No. 24115993
Email: clara@lubinandenoch.com
221 North Kansas Street, Suite 700
El Paso, Texas 79901
Telephone: 915-585-8008
Fax: 602-626-3586
Attorneys for Plaintiff

CERTIFICATE OF CONFERENCE

I hereby certify that, pursuant to Local Rule CV-7(h) & (i), I, Nicholas J. Enoch, notified plaintiff's new counsel as well as defense counsel of the issues asserted in this motion via email on February 15, 2022, and they all informed the undersigned via response email that they do no oppose this Motion.

RESPECTFULLY SUBMITTED this 15th day of February 2022.

/s/ Nicholas J. Enoch
LUBIN & ENOCH, P.C.
Attorneys for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on February 15, 2022, I electronically submitted the attached in accordance with the Electronic Case Files System of the Eastern District of Texas.

/s/ Shana Battles _____